

**IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION**

**IN RE NATIONAL PRESCRIPTION
OPIATE LITIGATION**

**MDL No. 2804
Case No. 17-md-2804
Judge Dan Aaron Polster**

This document relates to:

*The County of Cuyahoga v. Purdue
Pharma L.P., et al.*, Case No. 17-OP-45004

*The County of Summit, Ohio, et al. v.
Purdue Pharma L.P. et al.,*
Case No. 18-OP-45090

**NOTICE OF FILING UNREDACTED AND/OR LESS REDACTED DEFENDANTS
EXPERT REPORTS CITED IN CERTAIN DISPOSITIVE MOTIONS**

Allergan Defendants hereby provide notice of, and file into the public record, the attached unredacted and/or less redacted documents submitted as exhibits to certain *Daubert* and summary judgment motions that Allergan Defendants filed in the Track 1 cases. These exhibits constitute certain reports of experts retained by Defendants, or excerpts thereof. Pursuant to the Order Regarding Redacting and Sealing of Documents (Doc. No. 2909), various confidentiality rulings, meet and confers between Plaintiffs, Defendants and third parties, and/or the resulting withdrawal of confidentiality designations by Defendants and the DEA, several previously redacted exhibits are hereby publicly filed as unredacted or less redacted as attachments to this notice. For tracking and/or cross-referencing purposes, the below chart lists the documents that are being filed, their prior ECF numbers, and the prior and present state of redactions to these expert reports.

Expert Report	Prior Public ECF No.	Prior Sealed ECF No.	Prior Redactions	Current Redactions	Retaining Defendant
Cockburn, Iain	1901-8	1937-8	p. 5	None	Purdue
Murphy, Kevin	1901-6	1937-6	pp. 3, 4, 11, 12, 18, 21 & 22	None	McKesson
Cantor, Robin	2553-2	2552-2	pp. 22, 23, 34-38, 41, 43, 44, 47, 48, 50, 52, 70, 72, 74-76, 80-82, 88, 89, 98, 108, 109,	None	Mallinckrodt
Grabowski, Henry	2553-3	2552-3	pp. 22, 31, 34, 35, 42-45	pp. 43, 44	Endo
Kyle, Margaret	1909-23	1940-23	p. 4	None	Allergan

Dated: January 22, 2020

Respectfully submitted,

By: /s/ Donna M. Welch
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 (f/k/a Actavis, Inc. f/k/a Watson
 Pharmaceuticals, Inc.), Allergan Sales, LLC,
 and Allergan USA, Inc.*

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 22nd day of January 2020, the foregoing was served upon all counsel of record via email.

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